

EXHIBIT C

**UNITED STATES DISTRICT COURT
DISTRICT OF CONNECTICUT**

Marcus Bagwell and Scott Levy,	:	
individually and on behalf of all others:	:	
similarly situated,	:	Civil Action No. 3:16-cv-01350-JCH
	:	
Plaintiffs,	:	
	:	
v.	:	Hon. Janet C. Hall
	:	
World Wrestling Entertainment, Inc.,	:	
	:	
Defendant.	:	

PLAINTIFF’S RESPONSES TO DEFENDANT WORLD WRESTLING ENTERTAINMENT, INC.’S FIRST SET OF INTERROGATORIES

Plaintiff Marcus Bagwell (“Plaintiff”), by his attorneys, as and for his responses to Defendant’s First Set of Interrogatories Directed to Plaintiff Marcus Bagwell served by Defendant World Wrestling Entertainment, Inc. (“Defendant”), states as follows:

GENERAL OBJECTIONS TO DEFENDANT’S INTERROGATORIES

A. Plaintiff objects to each interrogatory to the extent that it seeks to impose any obligation upon Plaintiff beyond those required by the Federal Rules of Civil Procedure, the local rules of the United States District Court for the District of Connecticut, or the Court’s Orders.

B. Plaintiff’s objections and answers to each interrogatory are based upon information presently known to him. Discovery and investigation in this matter may yield further information affecting these responses. Plaintiff reserves the right to amend and/or supplement his responses.

C. Plaintiff objects to each interrogatory to the extent that it is phrased in absolute terms. If an interrogatory asks for all information on a particular subject, Plaintiff, in responding to such request, will undertake only to supply information known to him at the time of the response or located after a reasonably diligent search, and will not undertake any obligation, express or implied, to represent that the response includes all of the information or all of the documents that may exist.

D. Plaintiff objects to each interrogatory to the extent it calls for the disclosure of information that is protected by the attorney-client privilege, the attorney work-product doctrine, any other applicable privilege, or otherwise protected from disclosure.

E. No answer provided herein shall be deemed to constitute any agreement or concession that the subject matter thereof is relevant to this action, and all answers are provided without waiving or intending to waive any objection as to relevance, privilege, admissibility or otherwise.

F. The foregoing General Objections to Defendant's Interrogatories are incorporated into and apply to each of the following responses to specific interrogatories. Each answer to a specific interrogatory is made subject to, and without waiving, these General Objections, whether or not specifically reiterated in the responses.

SPECIFIC INTERROGATORIES

INTERROGATORY NO. 1

For any agreement between You and WCWI, WWE or ECW, including the agreements attached to the SAC as Exhibits 1, 6 and 7, identify the persons who

participated in any discussions about or negotiation of the identified agreement(s), including any lawyer who represented You in connection with the agreement(s), and describe in detail any proposed contractual terms that were modified as a result of negotiations between You and the other contracting party.

RESPONSE:

To the extent this Interrogatory calls for, in part, the disclosure of information or communications regarding contractual terms in the agreements attached the SAC as Exhibits 1, 6, and 7 after an attorney-client relationship existed between Plaintiff and Plaintiff's attorneys, Plaintiff objects to this Interrogatory because it seeks information or communications protected by the attorney-client and attorney work product privileges.

Subject to, limited by, and without waiving his general and specific objections, Plaintiff states that he had conversations with Bradley Small, Esq. of the law firm of Erick, Halloran and Small in connection with one or more of the agreements attached to the SAC as Exhibits 1, 6, and 7. Plaintiff further states that he had conversations with one or more of WCWI's, WWE's or ECW's representatives in connection with the agreements attached to the SAC as Exhibits 1, 6, and 7, but Plaintiff has no specific recollection of the persons who participated in those discussions. Plaintiff also states that he has no specific recollection of any proposed contractual terms that were modified as a result of those discussions.

INTERROGATORY NO. 2

Identify any contracts with WCWI, which paid royalties to You and describe in detail the products on which You were paid royalties by WCWI.

RESPONSE:

Plaintiff objects to this Interrogatory on the ground that it seeks information that is within the possession or control of Defendant. Plaintiff further objects to this Interrogatory to the extent it seeks discovery concerning royalties that are not at issue in this lawsuit on the grounds that such Interrogatory is overbroad and burdensome and seeks information that is irrelevant and not reasonably calculated to lead to the discovery of admissible evidence.

Subject to, limited by, and without waiving his general and specific objections, Plaintiff states that he entered into a Merchandising Agreement dated February 14, 1997 with WCWI that provided for the payment of royalties in connection with certain Merchandising and Licensing Activities, but does not recall the details of any specific products on which he was paid royalties. Plaintiff further

states that he entered into an Independent Contractor Agreement dated March 26, 1998 with WCWI that provided for the payment of royalties in connection with certain Merchandising and Licensing Activities, but does not recall the details of any specific products on which he was paid royalties.

INTERROGATORY NO. 3

Identify by year and by entity the income that You have received from WCWI, WCW, Inc. or WWE, including in your answer the amount of income in each year attributable to royalty payments.

RESPONSE:

Plaintiff objects to this Interrogatory on the ground that it seeks information that is within the possession or control of Defendant. Plaintiff further objects to this Interrogatory to the extent it seeks discovery concerning royalties that are not at issue in this lawsuit on the grounds that such Interrogatory is overbroad and burdensome and seeks information that is irrelevant and not reasonably calculated to lead to the discovery of admissible evidence.

INTERROGATORY NO. 4

Identify and describe in detail all facts and bases for Your contention that You are entitled to royalty payments for video content streamed on the WWE Network, including all facts and bases for Your contentions that:

- (a) streaming video on the WWE Network is “other technology and/or technology not yet created” under Your 2001 Booking Contract;
- (b) streaming video on the WWE Network is a sale either by WWE or a licensee that triggers a royalty payment under Your 2001 Booking Contract; and
- (c) the WCWI video library acquired by WWE is subject to royalty payments under Your 2001 Booking Contract.

RESPONSE:

Plaintiff objects to this Interrogatory to the extent it seeks information in support of allegations Plaintiff has made in his complaint. Such contention discovery directed to Plaintiff is improper and premature at this stage of the litigation before Plaintiff has had an opportunity to adequately discover factual information upon which to properly answer this Interrogatory. *See McCarthy v. Paine Webber Group, Inc.*, 168 F.R.D. 448, 450 (D. Conn. 1996) (because of their nature, contention interrogatories are more appropriate after a substantial amount of discovery has been completed). Plaintiff further objects to this Interrogatory, in its entirety, pursuant to

the work-product doctrine. Plaintiff also objects to this Interrogatory as premature because it seeks information and evidence to be elicited from and developed with the assistance of experts. Plaintiff will adhere to the Court's scheduling Orders, the Federal Rules of Civil Procedure, and the Federal Rules of Evidence regarding the disclosure of expert testimony and evidence.

INTERROGATORY NO. 5

Identify and describe in detail the alleged "identical formula" that You contend in Paragraph 150 of the SAC can be used to calculate the supposed "royalty amount" You claim is owed to You and other putative class members in this lawsuit, including in Your answer how the formula was generated or created, who was involved in its generation or creation, and all facts and documents considered or relied upon in generating or creating the formula.

RESPONSE:

Plaintiff objects to this Interrogatory, in its entirety, pursuant to the work-product doctrine. Plaintiff further objects to this Interrogatory as premature because it seeks information and evidence to be elicited from and developed with the assistance of experts. Plaintiff will adhere to the Court's scheduling Orders, the Federal Rules of Civil Procedure, and the Federal Rules of Evidence regarding the disclosure of expert testimony and evidence.

Plaintiff filed this case as a class action and is seeking relief on a class-wide basis. Because no class has yet been certified, Plaintiff lacks the required information to calculate damages for the entire class, because Defendant is in possession of all of the documents and other information needed to make those calculations. Plaintiff estimates that there are hundreds, if not thousands, of class members.

INTERROGATORY NO. 6

Identify and describe in detail all damages that You are claiming in this lawsuit, including in Your answer all facts and documents relied upon to calculate such damages, the methodology used to calculate all such damages, and the amount of all such damages.

RESPONSE:

Plaintiff objects to this Interrogatory as premature because it seeks information and evidence to be elicited from and developed with the assistance of experts. Plaintiff will adhere to the Court's scheduling Orders, the Federal Rules of Civil Procedure, and the Federal Rules of Evidence regarding the disclosure of expert testimony and evidence.

Plaintiff filed this case as a class action and is seeking relief on a class-wide basis. Because no class has yet been certified, Plaintiff lacks the required information to calculate damages for the entire class, because Defendant is in possession of all of the documents and other information needed to make those calculations. Plaintiff estimates that there are hundreds, if not thousands, of class members.

Subject to, limited by, and without waiving his general and specific objections, Plaintiff states that he is seeking compensatory and punitive damages for Defendant's failure to pay contractually-owed royalties arising from revenue generated from the WWE Network. For detailed information regarding the damages sought in this lawsuit, Plaintiff refers Defendant to the Prayer for Relief contained in Plaintiffs' Third Amended Class Action Complaint (Dkt. No. 65, pp. 40-41).

INTERROGATORY NO. 7

Have You or anyone You know ever been a subscriber to the WWE Network? If You answer the question "yes:" (a) identify the subscriber by name and, if known, the email address used for the subscription; and (b) identify the date the subscription began and, if not currently subscribed, the date that the subscription was cancelled.

RESPONSE:

Plaintiff objects to this Interrogatory to the extent it seeks discovery related to subscribers to the WWE Network on the grounds that such Interrogatory is overbroad and burdensome and seeks information that is irrelevant and not reasonably calculated to lead to the discovery of admissible evidence.

Subject to, limited by, and without waiving his general and specific objections, Plaintiff states that he is not a subscriber to the WWE Network.

INTERROGATORY NO. 8

Identify any expert witness whom You intend to rely upon for any purpose in this litigation, including for class certification and, for each, identify and describe in detail all information required under Rule 26(a)(2)(B) of the Federal Rules of Civil Procedure.

RESPONSE:

Plaintiff objects to this Interrogatory as being premature. Plaintiff will adhere to the Court's scheduling Orders, the Federal Rules of Civil Procedure, and the Federal Rules of Evidence regarding the disclosure of expert testimony and evidence.

INTERROGATORY NO. 9

Identify when and how You became aware that You may have the claims asserted in the SAC.

RESPONSE:

To the extent this Interrogatory calls for information regarding when and how Plaintiff learned about any claims asserted in this matter after an attorney-client relationship existed between Plaintiff and Plaintiff's attorneys, Plaintiff objects to this Interrogatory because it seeks information or communications protected by the attorney-client and attorney work product privileges. Plaintiff further objects to this Interrogatory on the ground that it seeks a narrative response that is more properly the subject of deposition testimony.

Subject to, limited by, and without waiving his general and specific objections, Plaintiff states that he first became aware of the claims asserted in this action in or around the spring of 2015.

INTERROGATORY NO. 10

Identify any and all interviews and/or statements made by You regarding this lawsuit, including the purpose of the lawsuit and/or how You came to be a plaintiff in this case.

RESPONSE:

To the extent this Interrogatory calls for, in part, the disclosure of communications regarding this lawsuit after an attorney-client relationship existed between Plaintiff and Plaintiff's attorneys, Plaintiff objects to this Interrogatory because it seeks information or communications protected by the attorney-client and attorney work product privileges.

Subject to, limited by, and without waiving his general and specific objections, Plaintiff states that in or around September 2016, Plaintiff was interviewed as a guest on the Pancakes and Powerslams radio show. During the interview with the Pancakes and Powerslams radio show, Plaintiff stated that he received a call from an attorney in 2015 regarding his wrestling contracts.

In the interview, Plaintiff incorrectly identified Matthew Peterson as the attorney who allegedly contacted him in 2015. Plaintiff clarifies that Mr. Peterson did not contact him in 2015 regarding this lawsuit or any other matter. In or around May 2016, Plaintiff contacted Mr. Peterson regarding the payment of royalties pursuant to his wrestling contracts. As a result of those discussions, Plaintiff retained

counsel in or around June 2016.

INTERROGATORY NO. 11

Identify and describe in detail any compensation that You will receive for serving as a class representative in this lawsuit.

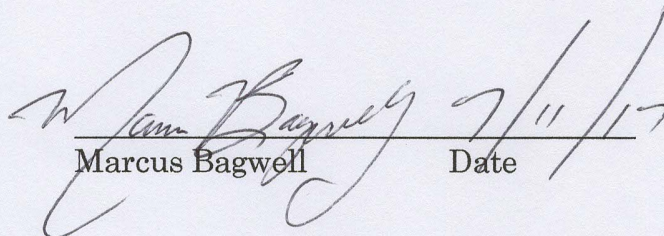
RESPONSE:

To the extent this Interrogatory calls for the disclosure of communications regarding Plaintiff's potential financial compensation for serving as a class representative in this lawsuit after an attorney-client relationship existed between Plaintiff and Plaintiff's attorneys, Plaintiff objects to this Interrogatory because it seeks information or communications protected by the attorney-client privilege.

Subject to, limited by, and without waiving his general and specific objections, Plaintiff states that he has not been promised any type of compensation for serving as a class representative in this lawsuit.

VERIFICATION OF MARCUS BAGWELL

Marcus Bagwell, being duly sworn, on oath deposes and states that he has read the foregoing responses to interrogatories, as contained in Plaintiff's Responses To Defendant's World Wrestling Entertainment, Inc.'s First Set Of Interrogatories, and that, to the best of his knowledge, information and belief, the responses contained therein are true and correct.



Marcus Bagwell Date 7/11/17

CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of July, 2017, a copy of the foregoing Plaintiff's Responses To Defendant World Wrestling Entertainment, Inc.'s First Set Of Interrogatories was served on the following individuals via electronic mail:

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/s/ Michael Silverman _____

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